		•
	SUPREME COURT OF THE CITY OF NEW YORK COUNTY OF QUEENS: PART: TAP C	X CPL § 710.30 (1) (a) INDICTMENT #
	THE PEOPLE OF THE STATE OF NEW YORK	
	-against-	
	Defendant.	_ X
	NOTICE OF INTENTION TO OFFER AT TRIAL EVIDENCE OF STATEMENT MADE BY THE DEFENDANT TO A PUBLIC SERVANT PURSUANT TO CPL § 710.30 (1) (a)	
	PLEASE TAKE NOTICE, that the People intend to offer at trial an oral statement reduced to writing made by the Defendant to ALAN DAAB, OF THE 105 DETECTIVE SQUAD on SEPTEMBER 13, 2011 at approximately 2:21AM, at THE 105 DETECTIVE SQUAD. The substance of the defendant's statement(s) is	
	ON SATURDAY I MET Not Responsive AFTER I WOKE UP AND WENT TO SEE MY BOYFRIEND AT THE HOTEL ON ROCKAWAY AND THE CONDUIT. WE TOOK A CAB TO GET THERE. I TOLD NOT RESPONSIVE TO WAIT OUTSIDE. Not Responsive TOLD ME HE WANTED TO MEET HIM. I WENT TO SEE NOT RESPONSIVE I ASKED NOT TALK TO NOT RESPONSIVE. WE WENT TO THE CAR. NOT RESPONSIVE AND ME GOT IN AND NOT RESPONSIVE WENT TO THE STORE TO GET SOMETHING TO EAT. WE WAITED NOT RESPONSIVE SAID HE WANTED NOT RESPONSIVE CAR. I ASKED HOW HE WAS GOING TO GET IT. HE SAID HE WOULD THINK OF SOMETHING. NOT RESPONSIVE CAME BACK AND WE BEGAN TO DRIVE TO NOT RESPONSIVE SISTER'S HOUSE. NOT RESPONSIVE STOPPED DOWN A SIDE STREET WHERE NOT RESPONSIVE OF THE NOT RESPONS	
166	PLEASE TAKE NOTICE, that the People intend to of to writing made by the Defendant to ALAN DAAB, OF T SEPTEMBER 13, 2011 at approximately 3:25 PM, at THE 10	THE 105 DETECTIVE SOUAD on
	The substance of the defendant's statement(s) is	
	ON FRIDAY AFTERNOON I SAW Not Responsive ON GUY BE ABOUT MY BOYFRIEND Not Responsive CAR. HE SAID HE WHOW. HE SAID HE WAS GOING TO "JUX" HIM. STAB WAYS THEN. ON SATURDAY I WAS AT MY SISTER DOWNSTAIRS. HE ASKED ABOUT NOT RESPONSIVE AND HIS CAI HIM. Not Responsive ASKED IF HE CAN COME. WE TOOK A WANTED TO MEET NOT RESPONSIVE TO SEE WHAT KIND OF PERSON	AS GOING TO TAKE IT, I ASKED HIM. WE WENT OUR SEPARATE 'S HOUSE AND SAW ***********************************

lik.

TO GO UP TO Not Responsive ROOM. I SAID WOULD NOT HAVE THAT SO HE WAITED DOWNSTAIRS. I ASKED Not Responsive TO DRIVE Not Responsive TO HIS MOTHER'S HOUSE. HE SAID NO. I ASKED IF HE COULD STAY THERE. HE SAID NO. I GOT MAD AND LEFT. I LATER SAY AND Not Responsive MTALKING OUTSIDE. Not Responsive OFFERED Not Responsive A RIDE SO I WOULD OROVE. I WAS IN THE FRONT AND Not Respo NOT BE MAD. WE GOT IN THE CAR. NOT RESPON WAS IN THE BACK. WE DROVE TO A DELI AND WENT IN TO EAT. WHEN CAMEBACK WEBEGAN TO DRIVE, Not Responsive TOLD TOPULL OVER IN ROSEDALE. ot Responsive TOOK OUT A KNIFE AND STABBED NOT RESPONSIVE IN THE NECK, NOT RESPONSIVE AND NOT RES EACH GOT OUT. Not Responsive WAS TAKING TO LONG SO I TOLD HIM TO HURRY UP. HE GOT IN AND I DROVE OFF. I DROVE TO MY SISTER'S HOUSE AND HE TOOK THE CAR.

DATED:

Kew Gardens, New York OCTOBER , 2011

Respectfully submitted,

RICHARD A. BROWN DISTRICT ATTORNEY **QUEENS COUNTY**

BY:

MATTHEW SWEET Assistant District Attorney

HOMICIDE INVESTIGATIONS Bureau

(718) 286-5863

TO: Clerk of the Court, PART: TAP C

> Attorney for Defendant PAUL MONTGOMERY 120-46 QUEENS BLVD, KEW GARDENS, NY 11415